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APPLICATION NO.	F	ILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/904,605		07/16/2001	Latiq J. Qureshi	10471-17	2984
33797	7590	04/19/2006		EXAMINER	
MILLER T	HOMPS	ON, LLP	WU, RUTAO		
Scotia Plaza 40 King Stre		Suite 5800	ART UNIT	PAPER NUMBER	
TORONTO			3639		
CANADA			DATE MAILED: 04/19/2006		

Please find below and/or attached an Office communication concerning this application or proceeding.

		<u></u>					
	· · - <del>-</del>	Application No.	Applicant(s)				
Office A-4' Owners		09/904,605	QURESHI ET AL.				
	Office Action Summary	Examiner	Art Unit				
		Rutao Wu	3639				
Period fo	The MAILING DATE of this communication app or Reply	ears on the cover sheet with the c	orrespondence address				
WHIC - Exter after - If NO - Failu Any	ORTENED STATUTORY PERIOD FOR REPLY CHEVER IS LONGER, FROM THE MAILING DAY IN THE MAILING	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be tin vill apply and will expire SIX (6) MONTHS from cause the application to become ABANDONE	N. nety filed the mailing date of this communication. D (35 U.S.C. § 133).				
Status							
1)⊠	Responsive to communication(s) filed on 26 Ja	nuary 2006.					
•	This action is FINAL. 2b) This action is non-final.						
3) 🗌	- ''						
	closed in accordance with the practice under E	x parte Quayle, 1935 C.D. 11, 45	i3 O.G. 213.				
Dispositi	ion of Claims						
4)⊠	Claim(s) <u>1-20</u> is/are pending in the application.						
·	4a) Of the above claim(s) is/are withdrawn from consideration.						
5) 🗌	Claim(s) is/are allowed.						
6)⊠	Claim(s) <u>1-20</u> is/are rejected.						
7)	Claim(s) is/are objected to.						
8)	Claim(s) are subject to restriction and/or	r election requirement.					
Applicati	ion Papers						
9)[	The specification is objected to by the Examine	r.					
10)	The drawing(s) filed on is/are: a) acce	epted or b) objected to by the I	Examiner.				
	Applicant may not request that any objection to the	drawing(s) be held in abeyance. See	∍ 37 CFR 1.85(a).				
	Replacement drawing sheet(s) including the correct	ion is required if the drawing(s) is ob	jected to. See 37 CFR 1.121(d).				
11)	The oath or declaration is objected to by the Ex	aminer. Note the attached Office	Action or form PTO-152.				
Priority u	ınder 35 U.S.C. § 119						
	Acknowledgment is made of a claim for foreign  ☐ All b)☐ Some * c)☐ None of:	priority under 35 U.S.C. § 119(a)	)-(d) or (f).				
۵٫۱	1. Certified copies of the priority documents	s have been received.					
	2. Certified copies of the priority documents		on No				
	3. Copies of the certified copies of the prior						
	application from the International Bureau	(PCT Rule 17.2(a)).	<u>-</u>				
* 5	See the attached detailed Office action for a list	of the certified copies not receive	d.				
Attachmen	t(s)	_					
	e of References Cited (PTO-892) e of Draftsperson's Patent Drawing Review (PTO-948)	4)  Interview Summary Paper No(s)/Mail Da					
3) 🔲 Infoл	mation Disclosure Statement(s) (PTO-1449 or PTO/SB/08) or No(s)/Mail Date		ratent Application (PTO-152)				

### **DETAILED ACTION**

#### Status of Claims

In response filed on January 26, 2006 the applicant amended claims 1, 3, 8, 10,
 and 16, 18-20. No claims were cancelled, no new claims were introduced.

## Claim Rejections - 35 USC § 112

2. The following is a quotation of the first paragraph of 35 U.S.C. 112:

The specification shall contain a written description of the invention, and of the manner and process of making and using it, in such full, clear, concise, and exact terms as to enable any person skilled in the art to which it pertains, or with which it is most nearly connected, to make and use the same and shall set forth the best mode contemplated by the inventor of carrying out his invention.

Claims 8 and 16 are rejected under 35 U.S.C. 112, first paragraph, as failing to comply with the written description requirement. The claim(s) contains subject matter which was not described in the specification in such a way as to reasonably convey to one skilled in the relevant art that the inventor(s), at the time the application was filed, had possession of the claimed invention. No support for the said electronic workflow corresponding to the electronic business cycle of each of said plurality of users was given in the specifications.

The examiner read page 11 in the third paragraph of the description as led by the applicant. However, no description of what a workflow is found within the application.

The examiner respectfully requests to be shown the location in the specification or the definition of "workflow".

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3. The following is a quotation of the second paragraph of 35 U.S.C. 112:
The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.

- 4. Claim 8 is rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.
- 5. Claim 8 recites the limitation "said electronic workflow" in line 3. There is insufficient antecedent basis for this limitation in the claim.

## Response to Arguments

- 6. Applicant's arguments filed January 26, 2006 have been fully considered but they are not persuasive.
- 7. The applicant amended independent claims 1, 10, 18-20 to include the new limitation of supply chain data exchange means. The applicant argues that Church et al does not disclose supply chain data exchange means. The examiner respectfully disagrees. Supply chain is well known in the arts as defined as a network or a coordinated system of entities, companies, activities etc. Therefore, a supply chain data exchange means is a means of exchange data between a network or a coordinated system of entities or companies. Church et al disclose a network or a group of trading partners with which the system disclosed in the invention exchanges information, or more specific trading and accounting information. Therefore, Church et al does disclose a supply chain data exchange means.

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The applicant amended the claims to include the limitation of providing the "business rules" of the clients to the supply chain data change means to implement accordingly, the applicant argue that Church et al does not teach such feature.

"Business Rules" as understood by the examples given in the applicant's application is the rules or guidelines a business follow to conduct business. Church et al disclose that the network server includes a transaction approval database, which lists the appropriate approval requirements for each particular trading partner. When a transaction is received, the transaction approval database checks if the correct approvals have been obtained, and then continue the transaction according to the approval result. (col 13: lines 21-25) It is inherent from the disclosure that the appropriate approval requirements are provided by each particular trading partner, and the approval requirements is a business rule for a particular trading partner because it follows the requirements to conduct transactions, also the network server implements the business rule when exchanging transaction data.

Church et al also teaches mapping data transactions. Church et al disclose that the network server receives transaction files and then sends out then transmission files to an appropriate client computer or a banking client computer. (col 13: lines 34-40) Without means for mapping data transactions the network server would not know which incoming transaction file came from which originating client, and which transaction file to process into outgoing transmission file to an appropriate client computer. Without means of mapping data transactions, files from an originating client would not be able to be sent to an appropriate receiving client.

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In light of the response above, independent claims 1, 10, 18-20 stand rejected.

Accordingly claims 4 and 12 stand rejected under 35 U.S.C. 103(a).

# Claim Rejections - 35 USC § 102

1. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

2. Claims 1-3, 5-11, 13-20 are rejected under 35 U.S.C. 102(b) as being anticipated by Church et al, hereafter referred to as Church.

Church shows a method of data exchange that meets all the limitations. See the respective portions of the specification.

Referring to claim 1:

- a) a server computer connected to said interconnected network of computers, said server computer comprising a supply chain data exchange means, wherein said data exchange means provides:
  - i) a means for receiving and processing instructions corresponding to business rules corresponding to each of said plurality of users, said business rules defining at least business rules for implementing a supply chain for each of the plurality of users; (col 7: lines 5-8, 41-43, 52-56; col 8: 14-15; col 12: 1-3; col 13: lines 21-25)

- ii) a means for mapping data transactions; (col 4: 3-17; col 7: 13-17, 31-33; col 8: 9-13; col 11: 26-28; col 13: lines 34-40)
- iii) a means for translating data transactions from and to a plurality of electronic formats; (col 2: 41-45; col 3: 65-col 4: 2; col 5: 13-15; col 7: 18-19; col 8: 11-13; col 11: 29-33)
- iv) a data transaction repository for receiving and processing instructions for deployment of data transactions; and (col 4: 34-36, 50-52; col 11: 40)
- v) an electronic commerce means for processing data transactions, said electronic commerce means being responsive to said data transaction repository and the business rules so as to process data transactions in accordance with said business rules, including the business rules for implementing the supply chain for each of the plurality of users. (col 3: 38-45; col 4: 20-23; col 5: 1-5; col 11: 47-48; col 13: lines 21-25)

Referring to claim 2:

Said system further comprising a database for storing data generated by said data exchange means. (col 2: 32-45; col 3: 57-60; col 4: 3-5, 18-20, 33-35, 50-53; col 5: 32-36, 63-67; col 6: 1-3)

Referring to claim 3:

wherein said data exchange means comprises an application repository of integrated utilities said integrated utilities providing a means for receiving and processing instructions corresponding to business rules corresponding to each of said

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plurality of users; (col 7: lines 5-8, 41-43, 52-56; col 8: 14-15; col 12: 1-3) a means for mapping data transactions; (col 4: 3-17; col 7: 13-17, 31-33; col 8: 9-13; col 11: 26-28) a means for translating data transactions from and to a plurality of electronic formats; (col 2: 41-45; col 3: 65-col 4: 2; col 5: 13-15; col 7: 18-19; col 8: 11-13; col 11: 29-33) a data transaction repository for receiving and processing instructions for deployment of data transactions; (col 4: 34-36, 50-52; col 11: 40) and an electronic commerce means for processing data transactions, said electronic commerce means being integrated with said data transaction repository and being responsive to the business rules so as to process data transactions in accordance with said business rules. (col 3: 38-45; col 4: 20-23; col 5: 1-5; col 11: 47-48; col 13: lines 21-25; Fig 1)

Referring to claim 5:

Wherein said server computer is responsive to data received from said plurality of computers regardless of the electronic format of such data; and wherein said server computer sends data to said plurality of computers in an electronic format understood by each of said plurality of computers. (col 2: 46-50; col 4: 33-38; col 5: 6-9; col 11: 13-21; col 12: 30-36)

Referring to claim 6:

Wherein said server computer further comprises a display means for displaying data generated by said data exchange means to each of said plurality of users in accordance with the business rules corresponding to each of said plurality of users. (col 4: 52-56; col 11: 43-45; col 12: 43-46, 65-66)

Referring to claim 7:

Wherein said display means permits each of said plurality of users to access and process data generated by said data exchange means in accordance with the business rules corresponding to each of said plurality of users. (col 4: 21-25, 52-56; col 11: 47-48; col 12: 43-46)

## Referring to claim 8:

Wherein said data exchange means further comprises a means for receiving and processing instructions defining an workflow in said data exchange means, said electronic workflow corresponding to the electronic business cycle of each of said plurality of users. (col 11: 49-63; col 12: 7-10)

## Referring to claim 9:

- a) a security means for providing data security; (col 1: 65-67; col 2: 24-27; col 7: 29-31; col 4: 25-45)
- b) a data exchange administration means for automated administration of security, user profiles and preferences; (col 2: 24-27; col 7: 29-31)
- c) an extraction means for extracting data generated by said data exchange means from said database; (col 4: 3-10; col 4: 56-60; col 6: 25-28)
- d) a reporting means for providing said plurality of users with reports based on said data generated by said data exchange means; and (col 4: 43-45; col 9: 60-63; col 13: 1-2; col 13: 28-31)
- e) a data archive means for extracting archive data from said database related to data transactions processed by said data exchange means. (col 6: 25-28; col 4: 56-60)

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Referring to claim 10:

a) a server computer product adapted to facilitate communication between said server computer and an interconnected network of computers, said server computer product comprising a supply chain data exchange means, wherein said data exchange means cooperates with a database to provide: (col 3: 25-37)

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- i) a means for receiving and processing instructions corresponding to business rules corresponding to each of said plurality of users, said business rules defining at least business rules for implementing a supply chain for each of the plurality of users; (col 7: lines 5-8, 41-43, 52-56; col 8: 14-15; col 12: 1-3; col 13: lines 21-25)
- ii) a means for mapping data transactions; (col 4: 3-17; col 7: 13-17, 31-33; col 8: 9-13; col 11: 26-28; col 13: lines 34-40)
- iii) a means for translating data transactions from and to a plurality of electronic formats; (col 2: 41-45; col 3: 65-col 4: 2; col 5: 13-15; col 7: 18-19; col 8: 11-13; col 11: 29-33)
- iv) a data transaction repository for receiving and processing instructions for deployment of data transactions; and (col 4: 34-36, 50-52; col 11: 40)
- v) an electronic commerce means for processing data transactions, said electronic commerce means being responsive to said data transaction repository and the business rules so as to process data transactions in accordance with said business rules, including the business rules for implementing the supply

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chain for each of the plurality of users; and (col 3: 38-45; col 4: 20-23; col 5: 1-5; col 11: 47-48; col 13: lines 21-25)

b) a facility for storing data generated by said data exchange means to said database. (col 2: 32-45; col 3: 57-60; col 4: 3-5, 18-20, 33-35, 50-53; col 5: 32-36, 63-67; col 6: 1-3, 63-64)

Referring to claim 11:

wherein said data exchange means comprises an application repository of integrated utilities said integrated utilities providing a means for receiving and processing instructions corresponding to business rules corresponding to each of said plurality of users; (col 7: lines 5-8, 41-43, 52-56; col 8: 14-15; col 12: 1-3) a means for mapping data transactions; (col 4: 3-17; col 7: 13-17, 31-33; col 8: 9-13; col 11: 26-28) a means for translating data transactions from and to a plurality of electronic formats; (col 2: 41-45; col 3: 65-col 4: 2; col 5: 13-15; col 7: 18-19; col 8: 11-13; col 11: 29-33) a data transaction repository for receiving and processing instructions for deployment of data transactions; (col 4: 34-36, 50-52; col 11: 40) and an electronic commerce means for processing data transactions, said electronic commerce means being integrated with said data transaction repository and being responsive the business rules so as to process data transactions in accordance with said business rules. (col 3: 38-45; col 4: 20-23; col 5: 1-5; col 11: 47-48; col 13: lines 21-25; Fig 1)

Referring to claim 13:

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Wherein said computer product is responsive to data received from said plurality of users regardless of the electronic format of such data. (col 2: 46-50; col 4: 33-38; col 5: 6-9; col 11: 13-21; col 12: 30-36)

Referring to claim 14:

Wherein said computer product further comprises a display means for displaying data generated by said data exchange means to each of said plurality of users in accordance with the business rules corresponding to each of said plurality of users. (col 4: 52-56; col 11: 43-45; col 12: 43-46, 65-66)

Referring to claim 15:

Wherein said display means permits each of said plurality of users to access and process data generated by said data exchange means in accordance with the business rules corresponding to each of said plurality of users. (col 4: 21-25, 52-56; col 11: 47-48; col 12: 43-46)

Referring to claim 16:

Wherein said data exchange means further comprises a means for receiving and processing instructions corresponding to a workflow implemented in said data exchange means, said workflow corresponding to the electronic business cycle based on the supply chain of each of said plurality of users. (col 11: 49-63; col 12: 7-10)

Referring to claim 17:

a) a security means for providing data security; (col 1: 65-67; col 2: 24-27; col 7: 29-31; col 4: 25-45)

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b) a data exchange administration means for automated administration of security, user profiles and preferences; (col 2: 24-27; col 7: 29-31)

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- c) an extraction means for extracting data generated by said data exchange means from said database; (col 4: 3-10; col 4: 56-60; col 6: 25-28)
- d) a reporting means for providing said plurality of users with reports based on said data generated by said data exchange means; and (col 4: 43-45; col 9: 60-63; col 13: 1-2; col 13: 28-31)
- e) a data archive means for extracting archive data from said database related to data transactions processed by said data exchange means. (col 6: 25-28; col 4: 56-60)

Referring to claim 18:

- a) a server computer connected to said interconnected network of computers, said server computer comprising a supply chain data exchange means, wherein said data exchange means provides:
  - i) a means for receiving and processing instructions corresponding to business rules corresponding to each of said plurality of users, said business rules defining at least business rules for implementing a supply chain for each of the plurality of users; (col 7: lines 5-8, 41-43, 52-56; col 8: 14-15; col 12: 1-3; col 13: lines 21-25)
  - ii) a means for mapping data transactions; (col 4: 3-17; col 7: 13-17, 31-33; col 8: 9-13; col 11: 26-28; col 13: lines 34-40)

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- iii) a means for translating data transactions from and to a plurality of electronic formats; (col 2: 41-45; col 3: 65-col 4: 2; col 5: 13-15; col 7: 18-19; col 8: 11-13; col 11: 29-33)
- iv) a data transaction repository for receiving and processing instructions for deployment of data transactions; and (col 4: 34-36, 50-52; col 11: 40)
- v) an electronic commerce means for processing data transactions, said electronic commerce means being responsive to said data transaction repository and the business rules so as to process data transactions in accordance with said business rules (col 3: 38-45; col 4: 20-23; col 5: 1-5; col 11: 47-48)

wherein said data exchange means and database are integrated so that data flows freely between said data exchange means and database, and wherein the business rules include rules for implementing the supply chain for each of the plurality of users. (col 2: 32-45; col 3: 25-37, 57-60; col 4: 3-5, 18-20, 33-35, 50-53; col 5: 32-36, 63-67; col 13: lines 21-25)

Referring to claim 19:

- a) determining the business rules of said plurality of users; (col 3: 43-53)
- b) customizing a supply chain data exchange means in accordance with said business rules, said data exchange means comprising:
  - i) a means for receiving and processing instructions corresponding to business rules corresponding to each of said plurality of users, said business rules defining at least business rules for implementing a supply chain for each of

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the plurality of users; (col 7: lines 5-8, 41-43, 52-56; col 8: 14-15; col 12: 1-3; col 13: lines 21-25)

- ii) a means for mapping data transactions; (col 4: 3-17; col 7: 13-17, 31-33; col 8: 9-13; col 11: 26-28; col 13: lines 34-40)
- iii) a means for translating data transactions from and to a plurality of electronic formats; (col 2: 41-45; col 3: 65-col 4: 2; col 5: 13-15; col 7: 18-19; col 8: 11-13; col 11: 29-33)
- iv) a data transaction repository for receiving and processing instructions for deployment of data transactions; and (col 4: 34-36, 50-52; col 11: 40)
- v) an electronic commerce means for processing data transactions, said electronic commerce means being responsive to said data transaction repository and the business rules so as to process data transactions in accordance with said business rules, including the business rules for implementing the supply chain for each of the plurality of users. (col 3: 38-45; col 4: 20-23; col 5: 1-5; col 11: 47-48; col 13: lines 21-25)
- c) providing access to the data exchange means to said plurality of users through an interconnected network of computers. (col 3: 25-37)

Referring to claim 20:

a) determining the business rules of said plurality of users, including the business rules fr implementing a supply chain for each of the plurality of users; (col 3: 43-53; col 13: lines 21-25)

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b) customizing a supply chain data exchange means in accordance with said business rules, said supply chain data exchange means comprising:

i) a means for receiving and processing instructions corresponding to business rules corresponding to each of said plurality of users, said business rules defining at least business rules for implementing a supply chain for each of the plurality of users; (col 7: lines 5-8, 41-43, 52-56; col 8: 14-15; col 12: 1-3; col 13: liens 21-25)

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- ii) a means for mapping data transactions; (col 4: 3-17; col 7: 13-17, 31-33; col 8: 9-13; col 11: 26-28; col 13: lines 34-40)
- iii) a means for translating data transactions from and to a plurality of electronic formats; ; (col 2: 41-45; col 3: 65-col 4: 2; col 5: 13-15; col 7: 18-19; col 8: 11-13; col 11: 29-33)
- iv) a data transaction repository for receiving and processing instructions for deployment of data transactions; and (col 4: 34-36, 50-52; col 11: 40)
- v) an electronic commerce means for processing data transactions, said electronic commerce means being responsive to said data transaction repository and the business rules so as to process data transactions in accordance with said business rules, including the business rules for implementing the supply chain for each of the plurality of users. (col 3: 38-45; col 4: 20-23; col 5: 1-5; col 11: 47-48; col 13: lines 21-25)
- c) providing access to the data exchange means to said plurality of users through an interconnected network of computers; and (col 3: 25-37)

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d) customization of the data exchange means so as to permit each of said plurality of users to access data generated by said data exchange means in accordance with user requirements by means of a custom interface. (col 4: 53-56; col 5: 18; col 6: 10; col 11: 43-45)

# Claim Rejections - 35 USC § 103

- 3. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 4. Claims 4 and 12 are rejected under 35 U.S.C. 103(a) as being unpatentable over Church in view of U.S. Pat No. 6,591,306 to Redlich and in further view of U.S. Pub No. 2002/0162032 to Gundersen et al. Church does not explicitly state that his invention is in accordance with open standards architecture. The examiner takes office notice that building a data exchange system through an interconnected network of computers with an open standards architecture is well known to individuals skilled in the art. Examples can be found in Redlich who states that one example of a well-known computer communications architecture is the open systems interconnection (OSI) model (column 5, lines 21-23). Also Gundersen discloses in his application known open standard protocols such as Ethernet or TCP/IP [0044].

#### Conclusion

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5. **THIS ACTION IS MADE FINAL.** Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Rutao Wu whose telephone number is (571)272-3136. The examiner can normally be reached on Mon-Fri 8-5.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, John Hayes can be reached on (571)272-6708. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

rw

SUPERVISORY PATENT EXAMINER